Form 210A (10/06)

# United States Bankruptcy Court Southern District Of New York

In re Lehman Brothers Holdings Inc., et al.,

Case No. 08-13555 (JMP) (Jointly Administered)

### TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee

Name of Transferor

Deutsche Bank AG, London Branch

Monarch Opportunities Master Fund Ltd

Name and Address where notices to transferee should be sent:

Deutsche Bank AG, London Branch

Winchester House, 1 Great Winchester Street

London EC2N 2DB Tel: +44 20 7547 3330

Fax: +44 113 336 2010 Attention: Simon Glennie

E-mail: simon.glennie@db.com

Court Claim # (if known): 66962

Amount of Claim (transferred):

€ 676,000.00 in principal amount of ISIN XS0288035164 (plus all interest, costs and fees

relating to this claim)

Allowed Claim Amount being transferred: USD

959,315.50

Date Claim Filed: July 28, 2010

Tel: N/A

Last Four Digits of Acct. #: N/A

Last Four Digits of Acct. #: N/A

Name and Address where transferee payments should be sent (if different from above):

Tel: +44 20 7547 2400

Last Four Digits of Acct #: N/A

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

D.

Transferee/Transferee's Ager

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

Jamie Foote Vice President Simon Glennie Vice President Confidential

PARTIAL Transfer of LBHI Claim # 66962 PROGRAM SECURITY

# AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

#### TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, Monarch Opportunities Master Fund Ltd ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to Deutsche Bank AG, London Branch (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the applicable percentage specified in Schedule 1 hereto (the "Purchased Portion"), in Seller's right, title and interest in and to Proof of Claim Number 66962 filed by or on behalf of one of Seller's predecessors-in-title (a copy of which is attached at Schedule 2 hereto) (the "Proof of Claim") against Lehman Brothers Holdings, Inc., as guarantor of the Purchased Security (as defined below) and debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Portion, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Portion (other than the Retained Distributions (as defined below)) or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Portion, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Portion, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Portion, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Portion, but only to the extent related to the Purchased Portion, (c) any and all proceeds of any of the foregoing (other than the Retained Distributions (as defined below)) (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Portion and specified in Schedule 1 attached hereto.
- Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Portion specified in Schedule 1 attached hereto; (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other general unsecured creditors holding claims of the same class and type as the Purchased Portion; (g) the Transferred Claims are Class 5 Senior Third Party Guarantee Claims; and (h) on April 17, 2012 Seller received the first distribution relating to the Transferred Claims totaling the amount of \$ 34,623.89 (the "First LBHI Distribution"), on October 1, 2012 Seller received the second distribution relating to the Transferred Claims totaling the amount of \$23,364.88 (the "Second LBHI Distribution"), on April 4, 2013 Seller received the third distribution relating to the Transferred Claims totaling the amount of \$29,511.56 (the "Third LBHI Distribution"), on October 3, 2013 Seller received the fourth distribution relating to the Transferred Claims totaling the amount of \$34,989.27 (the "Fourth LBHI Distribution"), on April 3, 2014 Seller received the fifth distribution relating to the Transferred Claims totaling the amount of \$38,006.50 (the "Fifth LBHI Distribution") and Seller has received a distribution paid on or about May 8, 2013 in the amount of €70,626.01 (the "First Treasury BV Distribution"), a distribution paid on or about October 28, 2013 in the amount of €27,668.42 (the "Second Treasury BV Distribution") and a distribution paid on or about April 28, 2014 in the amount of €29,738.06 (the "Third Treasury BV Distribution") by Lehman Brothers Treasury Co. B.V., with respect to the securities relating to the Transferred Claims (the First LBHI Distribution, the Second LBHI Distribution, the Third LBHI Distribution and the First Treasury BV Distribution

## together, the "Retained Distributions").

- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.
- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which result from Seller's breach of its representations and warranties made herein.
- 5. Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser (other than the Retained Distributions). Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- 6. Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- 7. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this day of August 2014.

MONARCH OPPORTUNITIES MASTER FUND DEUTSCHE BANK AG, LONDON BRANCH

LTD

By: Monarch Alternative Capital LP Its: Advisor

By:\_\_\_ Name: Title:

Christopher Santana Managing Principal

Monarch Opportunities Master Fund Ltd c/o Monarch Alternative Capital LP 535 Madison Avenue, 26<sup>th</sup> Floor

New York NY 10022 Attn: Michael Gillin Phone: (212) 554-1743 Fax: (866) 741-3564

Email: fundops@monarchlp.com

Title:

Name:

Winchester House
1, Great Winchester Streemie Foote
London EC2N 2DB Vice President

Simon Glennie

Vice President

**ENGLAND** 

Attn: Michael Sutton

DB Ref: 13644 (66962 MOMF XS0288035164)

Schedule 1

Transferred Claims

# Purchased Portion

19.88235 % of the claim that is referenced in line item number 25 of the Proof of Claim (as highlighted in the copy of which is attached at Schedule 2) and relating to the Purchased Security described below (plus all interest, costs and fees relating to this claim).

Lehman Programs Securities to which Transfer Relates

ity Allowed Amount (in USD)	012 USD 959,315.50	
Matur	2/27/2012	
Principal/Notional Maturity Amount	EUR 676,000.00	
Guarantor	Lehman Brothers Holdings, Inc.	
Issuer	Lehman Brothers Treasury Co. BV	
Blocking Number	6051849	
ISIN/CUSIP	XS0288035164 6051849	
Description of Security	MTN6299	

ConfidentialSchedule 1-1

Copy of Proof of Claim 66962

ConfidentialSchedule 1-1

		rn District of New York	LEHMANSE	CURITIES PROGRAMS		
Extinual brothers from the country of the country o						
			ROOF OF CLAIM			
FDR Station, P.O						
New York, NY 19 In Re:	0130-3076	Chapter 11				
	Holdings Inc., et al.,	Case No. 08-13555 (JMI	P)			
Debtors.	Holdings me., et al.,	(Jointly Administered)	TIBU.	USBC - Southern District of New York hman Brothers Holdings Inc., Et Al.		
			THE LO	08-13555 (JMP) 0000066962		
Note: This for	rm may not be use	d to file claims other	than	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
those based o	n Lehman Prograi	ns Securities as listed	d on			
http://www.lehman-docket.com as of July 17, 2009						
				Water Control of the		
Name and address	s of Creditor: (and name	e and address where notices	should be sent if different	Check this box to indicate that this claim		
from Creditor)				amends a previously filed claim.		
Banco Banif, S.A				Court Claim Number: 51582		
		/ Ms. Elena Díaz Latorre		(If known)		
Paseo de la Caste						
28046 Madrid, Sp	oain		ì	Filed on: October 28, 2009		
Im I I	.24.015200500	P. T. A. I Consequent				
Name and address	r: +34 915208500	be sent (if different from a	@banif.es / ediaz@banif.es			
Name and address	s where payment should	i de sent (ii dinerent itoma	uove, a sin	☐ Check this box if you are aware that anyone else has filed a proof of claim		
Account number:	ES7400863206190010	111022	JUL 2 8 2013	relating to your claim. Attach copy of		
Banco Banif, S.A		11	JUL & 6 ZUIS	statement giving particulars.		
Paseo de la Caste	llana 53, 28046, Madri					
Telephone number	·r·	Email Address:	2 24 137 22 2 2 2 2 2 2 2			
				at wort he the emount award under your		
1. Provide the to	s Securities as of Sente	m based on Lehman Progra	u owned the Lehman Programs S	nt must be the amount owed under your Securities on September 15, 2008 or acquired		
them thereafter a	nd whether such claim	matured or became fixed o	r liquidated before or after Septe	mber 15, 2008. The claim amount must be		
stated in United S	tates dollars using the	exchange rate as applicable	on September 15, 2008. If you a	re filing this claim with respect to more than		
one Lehman Prog	rams Security, you may	attach a schedule with the	claim amounts for each Lehman	Programs Security to which this claim relates.		
Amount of Clair	n: \$657,432,812.50 in	principal plus unliquidat	ed interest			
Check this box if the amount of claim includes interest or other charges in addition to the principal amount due on the Lehman Programs						
Securities.						
2 Provide the Ir	sternational Securities I	dentification Number (ISIN	) for each Lehman Programs Sec	urity to which this claim relates. If you are		
filing this claim v	vith respect to more tha	n one Lehman Programs Se	ecurity, you may attach a schedu	le with the ISINs for the Lehman Programs		
	ch this claim relates.					
				N. S.		
International Sec	curities Identification	Number (ISIN): See attach	ned Addendum to Amended Pr	oof of Claim.		
3. Provide the C	learstream Bank Block	ing Number, a Euroclear Ba	ank Electronic Reference Number	, or other depository blocking reference		
3. Provide the Clearstream Bank Blocking Number, a Euroclear Bank Electronic Reference Number, or other depository blocking reference number, as appropriate (each, a "Blocking Number") for each Lehman Programs Security for which you are filing a claim. You must acquire a						
Blocking Number from your accountholder (i.e. the bank, broker or other entity that holds such securities on your behalf). If you are filing this claim						
with respect to more than one Lehman Programs Security, you may attach a schedule with the Blocking Numbers for each Lehman Programs						
Security to which this claim relates.						
Clearstream Bank Blocking Number, Euroclear Bank Electronic Instruction Reference Number and or other depository blocking						
reference number:						
See attached Addendum to Amended Proof of Claim.						
4. Provide the C	Clearstream Bank, Euro	clear Bank or other deposit	ory participant account number r	elated to your Lehman Programs Securities for		
which you are filing this claim. You must acquire the relevant Clearstream Bank, Euroclear Bank or other depository participant account number						
from your accountholder (i.e. the bank, broker or other entity that holds such securities on your behalf). Beneficial holders should not provide their						
personal account numbers.						
Accountholders Euroclear Bank, Clearstream Bank or Other Depository Participant Account Number:						
See attached Ad	See attached Addendum to Amended Proof of Claim.					
5 Comment to Y	Curoclean Rank Class	stream Rank or Other D.	enository: By filing this	FOR COURT USE ONLY		
5. Consent to Euroclear Bank, Clearstream Bank or Other Depository: By filing this claim, you consent to, and are deemed to have authorized, Euroclear Bank, Clearstream Bank or						
other depository to disclose your identity and holdings of Lehman Programs Securities to the						
Debtors for the p	urpose of reconciling c	ains and distributions				
	1.0	11				
Date.	Signature:	#/				
July 15, 2010.	Mr. Vincen J. Rolds	n, as Attorney. See attac	hed Addendum to Proof of			
,	Claim for additional	information.				

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# Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571 INSTRUCTIONS FOR PROOF OF CLAIM FORM

The questions on the Proof of Claim form include instructions for completing each question. The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

#### Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

#### Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

#### DEFINITIONS

#### Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

#### Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

#### Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured, reduced to judgment or not, liquidated or unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal or equitable

#### Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the Claims Agent at the following address:

Lehman Brothers Holdings Claims Processing c/o Epiq Bankruptcy Solutions, LLC FDR Station, PO Box 5076 New York, NY 10150-5076

#### Lehman Programs Security

Any security included on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009.

## \_INFORMATION\_

#### Acknowledgment of Filing of Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim, or you may access the Claims Agent's system (<a href="http://www.lehman-docket.com">http://www.lehman-docket.com</a>) to view your filed proof of claim.

#### Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

# ADDENDUM TO AMENDED PROOF OF CLAIM

This amended proof of claim is filed in the chapter 11 case of Lehman Brothers Holdings Inc., (the <u>Debtor</u>"), Case No. 08-13555 (JMP), by Banco Banif, S.A. ("<u>Claimant</u>").

Claimant's address is set forth on the first page of this proof of claim. Any notice relating to this proof of claim should be sent to such address with additional copies to be sent to the following addresses:

DLA Piper Spain S.L. Paseo de la Castellana, 35-2 28046 Madrid, Spain Attention: María Segimón, Esq.

With an additional copy to:

DLA Piper LLP (US)
1251 Avenue of the Americas
New York, New York 10020
Attention: William M. Goldman, Esq./
Vincent J. Roldan

This amended proof of claim is filed in connection with Lehman Programs Securities as that term is defined in that certain July 2, 2009 order establishing the deadline for filing proofs of claim (the "Bar Date Order"). As such, and pursuant to the express provisions of the Bar Date Order, no documentation supporting this proof of claim is attached.

This amended proof of claim amends Claim #51582 by adding the principal amounts as of September 15, 2008 to the proof of claim. Claimant is the record holder of Lehman Programs Securities in the aggregate principal amount of USD 657,432,812.50, which consist in part of the US Dollar equivalent as of September 15, 2008 of the claims covered hereby. Lehman Brothers Holdings Inc. ("LBHI") either issued, or guaranteed the full and punctual payment of all obligations related to the Lehman Programs Securities and thus is liable to Claimant for all obligations related thereto. LBHI therefore remains liable to Claimant for no less than USD 657,432,812.50 in principal together with any accrued and unpaid interest.

The principal amounts for securities denominated in Euros are converted to U.S. dollars using the September 15, 2008 exchange rate posted by the Federal Reserve Bank of New York, which is EUR 1.00 = USD 1.4175. In addition to the principal amounts set forth below, Claimant is owed additional amounts calculated in accordance with other documents relating to the applicable Lehman Programs Security. Claimant is presently unable to calculate the amount of interest due in connection with the Lehman Programs Securities covered by this proof of claim and, therefore, this proof of claim asserts an unliquidated amount of interest for all ISINs listed below.

The following chart shows each Lehman Programs Security to which this claim relates, the depository blocking reference number, the depository participant account number, the currency, the principal amounts and the total amount owed to Claimant in U.S. Dollars as of September 15, 2008.

ISIN	Blocking Reference #	Depository Participant Account Number	Currency	Principal Amount	Total Amount in U.S. Dollars as of September 15, 2008*
XS0219677423	6049355	EUROCLEAR # 96010	EUR	1,500,000	2,126,250

ISIN	Blocking Reference #	Depository Participant Account Number	Currency	Principal Amount	Total Amount in U.S. Dollars as of September 15, 2008*
XS0221419459	6051306	EUROCLEAR # 96010	USD	5,570,000	5,570,000
XS0222198631	6051307	EUROCLEAR # 96010	USD	600,000	600,000
XS0225471431	6051308	EUROCLEAR # 96010	EUR	1,100,000	1,559,250
XS0234198587	6051309	EUROCLEAR # 96010	EUR	3,500,000	4,961,250
XS0234511821	6051310	EUROCLEAR # 96010	USD	3,240,000	3,240,000
XS0241359180	6051311	EUROCLEAR # 96010	USD	3,205,000	3,205,000
XS0241421089	6051312	EUROCLEAR # 96010	EUR	41,579,000	58,938,232.50
X\$0244837547	6051331	EUROCLEAR # 96010	EUR	1,600,000	2,268,000
XS0247687162	6051332	EUROCLEAR # 96010	EUR	28,932,000	41,011,110
XS0247770067	6051333	EUROCLEAR # 96010	EUR	1,810,000	2,565,675
XS0247984965	6051334	EUROCLEAR # 96010	EUR	2,500,000	3,543,750
XS0278126510	6051335	EUROCLEAR # 96010	EUR	2,550,000	3,614,625
XS0282208049	6051338	EUROCLEAR # 96010	EUR	17,269,000	24,478,807.50
XS0283174927	6051339	EUROCLEAR # 96010	EUR	3,050,000	4,323,375
XS0283820065	6051352	EUROCLEAR # 96010	EUR	4,310,000	6,109,425
XS0284162533	6051353	EUROCLEAR # 96010	EUR	9,270,000	13,140,225
XS0284511994	6051354	EUROCLEAR # 96010	EUR	61,950,000	87,814,125
XS0284892261	6051355	EUROCLEAR # 96010	EUR	2,850,000	4,039,875
XS0286531156	6059915	EUROCLEAR # 96010	EUR	33,690,000	47,755,575
XS0287160104	6051356	EUROCLEAR # 96010	EUR	3,160,000	4,479,300
XS0287443237	6051357	EUROCLEAR # 96010	EUR	3,000,000	4,252,500
XS0278266951	6051762	EUROCLEAR # 96010	EUR	4,260,000	6,038,550
XS0279675150	6051763	EUROCLEAR # 96010	EUR	2,390,000	3,387,825
XS0288035164	6051849	EUROCLEAR # 96010	EUR	3,400,000	4,819,500
XS0288341448	6051851	EUROCLEAR # 96010	EUR	9,070,000	12,856,725
XS0289253287	6051852	EUROCLEAR # 96010	EUR	5,090,000	7,215,075
XS0289261546	6051853	EUROCLEAR # 96010	USD	250,000	250,000
XS0290250454	6051854	EUROCLEAR # 96010	EUR	2,650,000	3,756,375
XS0290251007	6051855	EUROCLEAR # 96010	EUR	11,510,000	16,315,425
XS0291347234	6051857	EUROCLEAR # 96010	EUR	3,200,000	4,536,000
XS0293628748	6051858	EUROCLEAR # 96010	EUR	27,060,000	38,357,550
XS0294778336	6051859	EUROCLEAR # 96010	EUR	3,000,000	4,252,500
XS0297155136	6051984	EUROCLEAR # 96010	EUR	3,600,000	5,103,000

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ISIN	Blocking Reference #	Depository Participant Account Number	Currency	Principal Amount	Total Amount in U.S. Dollars as of September 15, 2008*
XS0297155565	6051985	EUROCLEAR # 96010	EUR	52,140,000	73,908,450
XS0303838006	6051986	EUROCLEAR # 96010	EUR	5,870,000	8,320,725
XS0314763052	6051987	EUROCLEAR # 96010	EUR	6,667,000	9,450,472.50
XS0326264750	6051988	EUROCLEAR # 96010	EUR	908,000	1,287,090
XS0326999959	6051989	EUROCLEAR # 96010	EUR	85,605,000	121,345,087.50
XS0327398656	6051990	EUROCLEAR # 96010	USD	1,200,000	1,200,000
XS0335346556	6051991	EUROCLEAR # 96010	EUR	1,250,000	1,771,875
XS0335758586	6051992	EUROCLEAR # 96010	EUR	885,000	1,254,487.50
XS0342236295	6051994	EUROCLEAR # 96010	EUR	900,000	1,275,750
XS0350105135	6051995	EUROCLEAR # 96010	EUR	800,000	1,134,000
Total					657,432,812.50

## Reservation of Rights

No judgment has been entered on any portion of the proof of claim.

The amounts of all payments on the claim have been credited and deducted for the purpose of making this proof of claim.

Claimant hereby reserves the right to assert further, additional and amended claims.

By executing and filing this proof of claim, Claimant, is not (i) waiving or releasing Claimant's rights against any other entity or person or (ii) electing a remedy which waives or otherwise affects any other remedy of Claimant.

Claimant, in executing and filing this proof of claim, does not waive any right to any security, collateral or share thereof to which it may be entitled or any right to claim specific assets or any other right or rights that it has or may have against the Debtor or any other person or persons, and expressly reserves the right to amend or supplement this proof of claim in any respect and to file additional proofs of claim for additional claims.

FACT147117416 A

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SILE " / BECEIVED JUL 28 2010

DATE